LEA number of children counted under § 200.21	Weights
1,871 to 6,910	2.0 2.5 3.0

(c) Amount of LEA grant. An SEA shall allocate targeted grant funds to eligible LEAs as provided in §200.20 based on the weighted child count determined in paragraph (b) of this section, except that the SEA shall apply the hold-harmless provisions described in §200.25.

(Authority: 20 U.S.C. 6335)

§ 200.25 Applicable hold-harmless provisions.

(a) General. (1) An SEA may not reduce the allocation of an eligible LEA below the hold-harmless amounts established under section 1122(c) of the Act.

- (2) The hold-harmless protection limits the maximum reduction in an LEA's allocation when compared to the LEA's allocation for the preceding year.
- (3) The hold-harmless shall be applied separately for basic grants, concentration grants, and targeted grants, and shall be applied for each grant formula only in those years authorized under section 1122(c) of the Act, as shown in the table contained in paragraph (a)(4) of this section.
- (4) Under section 1122(c) of the Act, the hold-harmless percentage varies based on the year and, for school years 1997–98 and beyond, based on the LEA's number of children counted under \$200.21 as a percentage of the total number of children ages 5–17, inclusive, in the LEA, as shown in the following table:

School year	LEA's § 200.21 children as a percentage of chil- dren ages 5–17, inclu- sive	Hold-harm- less per- centage	Applicable grant formulas
1995–96	Not applicable	85 100 95 90 85	Basic Grants. Basic Grants and Concentration Grants. Basic Grants and Targeted Grants.

- (5) For school year 1995-96, the SEA shall compute each LEA's hold-harmless amount without regard to the amount the LEA received for delinquent children counted under section 1005 of chapter 1 of title I of the Elementary and Secondary Education Act of 1965 as in effect on September 30, 1994.
- (b) Adjustment for insufficient funds—(1) School year 1995–96. If the Secretary's allocation for a county is not sufficient to give an LEA 85 percent of the amount it received for school year 1994–95, without regard to the amount the LEA received for delinquent children, the SEA may use funds received under part D, subpart 2 (local agency programs) of the Act to bring such LEA up to its hold-harmless amount.
- (2) School years 1997-98 and beyond. If the Secretary's allocation for a county is not sufficient to meet the LEA holdharmless requirements of paragraph (a) of this section, the SEA shall reallo-

- cate funds proportionately from all other LEAs in the State that are receiving funds in excess of the hold-harmless amounts specified in paragraph (a) of this section.
- (c) Eligibility for hold-harmless protection. An LEA must be eligible for basic grant, concentration grant, and targeted grant funds in order for the respective provisions in paragraphs (a) and (b) of this section to apply.

(Authority: 20 U.S.C. 6332(c))

§ 200.26 [Reserved]

PROCEDURES FOR THE WITHIN-DISTRICT ALLOCATION OF LEA PROGRAM FUNDS

§ 200.27 Reservation of funds by an LEA.

Before allocating funds in accordance with §200.28, an LEA shall reserve funds as are reasonable and necessary to—